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ICC Washington, D. C.

August 22, 1986

SEP 2 1986 -10 15 AM

Mr. James H. Bayne Secretary Interstate Commerce Commission Washington, DC 20423

INTERSTATE COMMERCE COMMISSION

Dear Sir:

Enclosed for recordation pursuant to the provisions of Section 11303 of Title 49 of the United States Code and the regulations thereunder are the original and one copy of Acknowledgement Agreements Relating to Management Contract, a secondary document under the Management Contract dated as of June 1, 1985.

The primary document to which this is connected is recorded under the Recordation number 14701.

The names and addresses of the parties to the enclosed documents are:

Manager: Northbrook Corporation

2215 Sanders Road, Suite 370

Northbrook, IL 60062

Owner: Trans Union Leasing Corporation

222 West Adams Street Chicago, IL 60606

Wisconsin & Southern Railroad Co. 511 Barstow Street Horicon, WI 53032

Wisconsin & Southern Leasing Co. 2215 Sanders Road, Suite 370 Northbrook, IL 60062

Upper Merion and Plymouth Railroad Company P.O. Box 404 Conshohocken, PA 19428

Upper Merion and Plymouth Leasing Co. 2215 Sanders Road, Suite 370 Northbrook, IL 60062

THE SECRETARY
SEP 3 10 00 AH 186

James H. Bayne Interstate Commerce Commission August 22, 1986 Page 2

A general description of railroad equipment covered by the enclosed documents is as follows:

One hundred sixty-four (164) Open-Top Hopper railcars bearing reporting marks BDMX/UMP/UMPX/WSOR/WSOX

The original and all extra copies of the enclosed documents should be returned to Ms. Patricia Burg, Northbrook Corporation, 2215 Sanders Road, Suite 370, Northbrook, IL 60062.

Also enclosed is a remittance in the amount of \$10.00 for payment of recordation fees.

 ${\rm I}$ am an officer of Northbrook Corporation and have knowledge of the matters set forth herein.

Very truly yours,

NORTHBROOK CORPORATION

Dennis T. Hurst

DTH:pb Encl.

Sent Via: Certified Mail/Return Receipt Requested

Interstate Commerce Commission Washington, D.C. 20423

OFFICE OF THE SECRETARY

Patricia Burg Northbrook Corporation 2215 Sanders Rd.Suite 370 Northbrook,Illinois 60062

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, on 9/2/86 at 10:15am, and assigned rerecordation number(s). 14701-C

Sincerely yours,

Mareta R. M. See

Enclosure(s)

COUNTY OF COOK)
·	•)
STATE OF ILLINOIS)

RESTADATION FILE THE 1425

SEP 2 1986 -10 15 AM

INTERSTATE COMMERCE COMMISSION

On this <u>22nd</u> day of <u>August</u>, 1986, I hereby certify that I have compared the attached copy of Acknowledgement Agreements Relating to Management Contract between Northbrook Corporation and Trans Union Leasing Corporation dated June 1, 1985 with the original and have found the copy to be complete and identical in all respects to the original document.

Notary Public

My Commission Expires Nov. 5, 1988

SUPPLEMENTAL DOCUMENT

ACKNOWLEDGEMENT AGREEMENTS RELATING TO

MANAGEMENT CONTRACT

DATED AS OF JUNE 1, 1985

BETWEEN

NORTHBROOK CORPORATION

AND

TRANS UNION LEASING CORPORATION

PRIMARY DOCUMENT RECORDATION NUMBER 14701

This Acknowledgement is entered into as of the $\underline{14th}$ day of \underline{August} , 1986 between Trans Union Leasing Corporation ("Owner") and Wisconsin & Southern Railroad Co. ("WSOR").

WHEREAS, Northbrook Corporation ("NBC"), the sole shareholder of WSOR, pursuant to a management contract with Owner dated June 1, 1985 ("Management Agreement"), performs certain managerial services for Owner with respect to the railcars described in the Management Contract (the "Cars"); and

WHEREAS, WSOR, as a Class III shortline railroad principally engaged in the business of railroad freight operations, is the owner of a registered railroad reporting mark (the "WSOR Mark"); and

WHEREAS, the WSOR Mark has been or may be affixed to certain of the Cars; and

WHEREAS, NBC and/or Owner have permitted WSOR to enter into assignments, leases and other utilization agreements to which it is or would be a party with respect to certain of the Cars; and

WHEREAS, Owner holds legal title to the Cars; and

WHEREAS, NBC, pursuant to the Management Contract, is to collect and receive in trust for the benefit of Owner all revenues allocable or attributable to the Cars under all assignments, leases and other utilization agreements including, but not limited to, those to which WSOR is a party.

NOW, THEREFORE, WSOR, for itself, its successors and assigns, in consideration of the foregoing, hereby acknowledges that it (i) acts solely as agent for NBC for purposes of the collection of rentals, payments or other proceeds allocable or attributable to the Cars; (ii) shall remit such collections promptly to NBC; and (iii) does not have and cannot obtain pursuant to the aforedescribed agreements or such other agreements as WSOR may enter into hereafter, any right, title, interest or claim to the Cars or to any rentals, payments or other proceeds allocable or attributable to the Cars, whether under any assignment, lease, sublease, utilization agreement or otherwise, except as agent for NBC.

Dated: August 14, 1986	WISCONSIN & SOUTHERN RAILROAD CO.
·	By: Dennis 7. Hust
•	Its Executive Vice President - Finance
Attest: Calmen montage	no
Acknowledged and Accepted:	
	TRANS UNION LEASING CORPORATION
	By: Joseph a Hoffmum
	148:
Attest: Ok t	· · · · · · · · · · · · · · · · · · ·

STATE	OF _	Illinois)
COUNTY	07	Cook)

On this 14thday of August 1986, before me personally appeared Dennis T. Hurst , to me personally known, who, being by me duly sworn, said that he/she is Executive Vice President-Finance of Wisconsin & Southern Railroad Co., that the foregoing instrument was signed on behalf of said corporation by proper authority therefor, and he/she acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Rotary Public

STATE OF	Illinois)
COUNTY OF	Cook))

	On this	20th	day of	August		, 19 8	6
before m	e personally	appeared	Joseph R	. Hoffmann			o me
	ly known, wheel officer o						
that one	of the seal	s affixed	to the fo	regaing in	istrument (s	the corp	orate
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	of said corpording that the						
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and deed	i or said cor	horarron.					

Notary Public

My commission expires:

14/3/cx

This Acknowledgement is entered into as of the $\underline{14th}$ day of \underline{August} , 1986 between Trans Union Leasing Corporation ("Owner") and Wisconsin & Southern Leasing Co. ("WSOX").

WHEREAS, Northbrook Corporation ("NBC"), the sole shareholder of WSOX, pursuant to a management contract with Owner dated June 1, 1985 ("Management Contract"), performs certain managerial services for Owner with respect to the railcars described in the Management Contract (the "Cars"); and

WHEREAS, WSOX, as a railcar leasing company principally engaged in the business of managing and leasing railcars having private reporting markings, is the owner of a registered private reporting mark (the "WSOX Mark"); and

WHEREAS, the WSOX Mark has been or may be affixed to certain of the Cars; and

WHEREAS, NBC and/or Owner have permitted WSOX to enter into assignments, leases and other utilization agreements to which it is or would be a party with respect to certain of the Cars; and

WHEREAS, Owner holds legal title to the Cars; and

WHEREAS, NBC, pursuant to the Management Contract, is to collect and receive in trust for the benefit of Owner all revenues allocable or attributable to the Cars under all assignments, leases and other utilization agreements including, but not limited to, those to which WSOX is a party.

NOW, THEREFORE, WSOX, for itself, its successors and assigns, in consideration of the foregoing, hereby acknowledges that it (i) acts solely as agent for NBC for purposes of the collection of rentals, payments or other proceeds allocable or attributable to the Cars; (ii) shall remit such collections promptly to NBC; and (iii) does not have and cannot obtain pursuant to the aforedescribed agreements or such other agreements as WSOX may enter into hereafter, any right, title, interest or claim to the Cars or to any rentals, payments or other proceeds allocable or attributable to the Cars, whether under any assignment, lease, sublease, utilization agreement or otherwise, except as agent for NBC.

STATE OF	Illinois)
)
COUNTY OF	Cook)

On this 14th day of August 1986, before me personally appeared Dennis T. Hurst , to me personally known, who, being by me duly sworn, said that he/she is Executive Vice President-Finance of Wisconsin & Southern Leasing Co., that the foregoing instrument was signed on behalf of said corporation by proper authority therefor, and he/she acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

My Commission Expires Nov. 5, 1988

STATE ()F_Illinois)
COUNTY	OF Cook)

On th	is 20th	day of	August	, 19_	86
before me personally know	nally appeared	losenh R	Hoffmann	,	to me
personally know authorized offi	n, who, being cer of Tran	by me dully s S Union Leas	iworn, sald thing Corporation	iat he/she is on	an
that one of the seal of said co	scals affixed	to the fore	going instru	ment is the co	•
behalf of said acknowledged th	corporation by	authority o	of Its Board	of Directors a	ind he/she
and deed of sai					

OR Notary Public

My commission expires:

14/184

This Acknowledgement is entered into as of the 14th day of August, 1986 between Trans Union Leasing Corporation ("Owner") and Upper Merion and Plymouth Railroad Company ("UMP").

WHEREAS, Northbrook Corporation ("NBC"), the sole shareholder of UMP, pursuant to a management contract with Owner dated June 1, 1985 ("Management Contract"), performs certain managerial services for Owner with respect to the railcars described in the Management Contract (the "Cars"); and

WHEREAS, UMP, as a Class III shortline railroad principally engaged in the business of railroad freight operations, is the owner of a registered railroad reporting mark (the "UMP Mark"); and

WHEREAS, the UMP Mark has been or may be affixed to certain of the Cars; and

WHEREAS, NBC and/or Owner have permitted UMP to enter into assignments, leases and other utilization agreements to which it is or would be a party with respect to certain of the Cars; and

WHEREAS, Owner holds legal title to the Cars; and

WHEREAS, NBC, pursuant to the Management Contract, is to collect and receive in trust for the benefit of Owner all revenues allocable or attributable to the Cars under all assignments, leases and other utilization agreements including, but not limited to, those to which UMP is a party.

NOW, THEREFORE, UMP, for itself, its successors and assigns, in consideration of the foregoing, hereby acknowledges that it (i) acts solely as agent for NBC for purposes of the collection of rentals, payments or other proceeds allocable or attributable to the Cars; (ii) shall remit such collections promptly to NBC; and (iii) does not have and cannot obtain pursuant to the aforedescribed agreements or such other agreements as UMP may enter into hereafter, any right, title, interest or claim to the Cars or to any rentals, payments or other proceeds allocable or attributable to the Cars, whether under any assignment, lease, sublease, utilization agreement or otherwise, except as agent for NBC.

Dated: August 14. 1986

By: Jennis 7. Minor

Its Executive Vice President - Finance

Attest: Latmen nontagens

Acknowledged and Accepted:

TRANS UNION LEASING CORPORATION

By: Jennis 7. Minor

Its Executive Vice President - Finance

Attest: Latmen nontagens

Acknowledged and Accepted:

STATE	of _	Illinois	
COUNTY	OF	Cook)

On this 14th day of August, 1986, before me personally appeared Donnis T. Hurst., to me personally known, who, being by me duly sworn, said that he/she is Executive Vice President-Finance of Upper Herion and Plymouth Railroad Company, that the foregoing instrument was signed on behalf of said corporation by proper authority therefor, and he/she acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

My Commussion Expires Nov. 5, 1988

STATE O	F	Illinois	· · · · · · · · · · · · · · · · · · ·)
		,)
COUNTY	OF_	Cook)

On this 20th day of August . 19	•
before me personally appeared loseph R Hoffmann , to	me
personally known, who, being by me duly sworn, said that he/she is an	
authorized officer of Trans Union Leasing Corporation	
that one of the seals affixed to the foregoing instrument is the corpor	ate
seal of said corporation, that said instrument was signed and sealed on	
behalf of said corporation by authority of its Board of Directors and b	e/she
acknowledged that the execution of the foregoing instrument was the fre	e act
and deed of said corporation.	

Notary Public

My commission expires:

14 3/88

This Acknowledgement is entered into as of the 14th day of August , 1986 between Trans Union Leasing Corporation ("Owner") and Upper Merion and Plymouth Leasing Co. ("UMPX").

WHEREAS, Northbrook Corporation ("NBC"), the sole shareholder of UMPX, pursuant to a management contract with Owner dated June 1, 1985 ("Management Contract"), performs certain managerial services for Owner with respect to the railcars described in the Management Contract (the "Cars"); and

WHEREAS, UMPX, as a railcar leasing company principally engaged in the business of managing and leasing railcars having private reporting markings, is the owner of a registered private reporting mark (the "UMPX Mark"); and

WHEREAS, the UMPX Mark has been or may be affixed to certain of the Cars; and

WHEREAS, NBC and/or Owner have permitted UMPX to enter into assignments, leases and other utilization agreements to which it is or would be a party with respect to certain of the Cars; and

WHEREAS, Owner holds legal title to the Cars; and

WHEREAS, NBC, pursuant to the Management Contract, is to collect and receive in trust for the benefit of Owner all revenues allocable or attributable to the Cars under all assignments, leases and other utilization agreements including, but not limited to, those to which UMPX is a party.

NOW, THEREFORE, UMPX, for itself, its successors and assigns, in consideration of the foregoing, hereby acknowledges that it (i) acts solely as agent for NBC for purposes of the collection of rentals, payments or other proceeds allocable or attributable to the Cars; (ii) shall remit such collections promptly to NBC; and (iii) does not have and cannot obtain pursuant to the aforedescribed agreements or such other agreements as UMPX may enter into hereafter, any right, title, interest or claim to the Cars or to any rentals, payments or other proceeds allocable or attributable to the Cars, whether under any assignment, lease, sublease, utilization agreement or otherwise, except as agent for NBC.

Dated: August 14, 1986	UPPER MERION AND PLYMOUTH LEASING CO.
	By: 1 paris 7. Hurst
	Its Executive Vice President - Finance
Attest: Carmenhordan	no
Acknowledged and Accepted:	
	TRANS UNION LEASING CORPORATION
	By: Joseph & Hoffmann
	Its: VI
Attest: Of	

STATE OF	Illinois)	
COUNTY OF	Cook	· ·)	

On this 14th day of August, 1986, before me personally appeared <u>Dennis T. Hurst</u>, to me personally known, who, being by me duly sworn, said that he/she is <u>Executive Vice President-Finance</u> of Upper Herion and Plymouth Leasing Co., that the foregoing instrument was signed on behalf of said corporation by proper authority therefor, and he/she acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Rotary Public

My B...... Laplies hav. 5, 1968

STATE OF_	Illinois)
COUNTY OF	Caple)
COUNTY OF	LOOK)

	On this		day of	August	•	, 19	86
before m	e personally	y appeared	Joseph	R. Hoffma	nn		to me
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that one	of the sea	ls affixed	to the fe	oregoing i	nstrument las signed a	s the co	rpotate
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and deed	of said co	rporation.			•		

Notary Public .

My commission expires:

43/22